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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/699,350	10/31/2000	Raymond E. Suorsa	033048-025	8639
21839	7590 12/08/2004		EXAMINER	
	ANE SWECKER & M	PATEL, NITIN C		
	POST OFFICE BOX 1404 ALEXANDRIA, VA 22313-1404		ART UNIT	PAPER NUMBER
	,		2116	

DATE MAILED: 12/08/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/699,350	SUORSA, RAYMOND E.				
Office Action Summary	Examiner	Art Unit				
	Nitin C. Patel	2116				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
2a) ☐ This action is FINAL . 2b) ☐ This 3) ☐ Since this application is in condition for allowant						
Disposition of Claims						
4) ☐ Claim(s) 1-28 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-28 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.						
Application Papers	·					
9) ☐ The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on 10 October 2000 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) ☑ Notice of References Cited (PTO-892) 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) ☑ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 30 September 2004.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

Application/Control Number: 09/699,350 Page 2

Art Unit: 2116

DETAILED ACTION

1. This is in responsive to RCE filed on 30 September 2004.

- 2. The disclosure is objected to because of the following informalities:
- 3. Co-pending application numbers are missing in specification on page 12, line 7; on page 13, line 4; on page 16, line 13; and on page 20, line 11 [currently showing blank] prior to attorney docket numbers.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 5. Claims 1 14, 16 26, and 28 are rejected under 35 U.S.C. 102(e) as being clearly anticipated by Fletcher et al. [hereinafter as Fletcher], US Patent 6,009,274.
- 6. As to claims 1, and 17, Fletcher discloses a method and apparatus for automatically configuring software [ASU automatically software updating] on plurality of computing devices [end systems] to enable said devices to perform predetermined operations [col. 2, lines 44 47], comprising the steps of:
- a. storing a model for each type of device in a database [ASU server], said model including a description of software components installed [version level of software component

Application/Control Number: 09/699,350 Page 3

Art Unit: 2116

installed] on a device and operating parameter values [OS components and drivers] for the software components [col. 5, lines 29 – 33, col. 7, lines 18 – 23, col. 10, lines 19 - 25];

- b. installing [implementing] an agent [ASU agent] on each device that has the ability to manipulate [determine] software components installed [current version level of software components installed in ES [col. 7, lines 9 12, col. 9, lines 17 19, col. 9, lines 45 55]; and
- c. transmitting messages [server requests] from said database [ASU server] to said agents [ASU agent] on said devices which contain data from said model [newer version of software] and cause said agents to manipulate operating parameters of software components [thin smart agent software recognize a poll packet from server and to determine if newer version is required of the advertised software component] on said devices in accordance with said data [current version level of all software components][col. 5, lines 6 67, col. 6, lines 1 50, col. 9, lines 17 19, and 45 55, col. 10, lines 19 25].
- 7. As to claim 2, Fletcher including the step of modifying a model [version] stored in said database [ASU server], and sending a message to all devices [broadcast out] associated with said model [latest version] to cause said agents to reconfigure [update] software components in accordance with the change in the model [version level][col. 5, lines 30 32, col. 7, lines col. 10, lines 19 25].
- 8. As to claim 3, Fletcher discloses messages transmission from server to devices in LAN and WAN networking applications and its standards with simple networking management protocol [SNMP] by means of a gateway [63, bridge] that provides an interface between the database [64, server] and the devices [50-52 a to d], and further including the step of converting

Art Unit: 2116

messages in said gateway from a first protocol associated with the database to a second protocol employed by said devices [col. 1, lines 29 - 40, col. 1, line 66 - 67, col. 2, lines 1 - 30, fig. 1].

- 9. As to claims 4 5, and 19 20, Fletcher discloses the use of standardized communication protocols [SNMP] for messaging between a first process means [ASU server] and second process means [ES] with remote procedure calls [RMON, remote monitoring and managing], therefore he teaches XML-PRC too [col. 1, lines 35 40].
- 10. As to claim 6, Fletcher teaches the steps of recognizing a change in configuration in one of devices, and modifying said model in accordance with the change in configuration [col. 5, lines 29 31].
- 11. As to claim 7, Fletcher teaches sending a message to all other [broadcast] devices of same type as said one device, which causes the agents in said other devices to reconfigure software components in accordance with the change in the model [latest version of one component][col. 10, lines 21 25].
- 12. As to claim 8, Fletcher teaches the step of sending messages [multicast requests, advertisement, broadcast] from said database [ASU server] to said devices [50,51,52] which cause said agents in said devices to retrieve software components [request upgrade software component] from a source external [ASU server] to said devices and install said software components on the devices [by ASU agent][col. 9, lines 47 –52, col. 10, lines 19 25, fig. 1].
- As to claims 9 11, and 21 23, Fletcher discloses the retrieval of the updated version of the software, and to store it with required file system with category [directories] in accordance with respect to frequency of change in component too [col. 8, lines 62-63, col. 10, lines 19 51, col. 12, lines 57 67, col. 13, lines 1 10].

Application/Control Number: 09/699,350

Art Unit: 2116

14. As to claims 12 - 13, and 24 - 25, Fletcher discloses various types of software including operating system software [Operating system component], and application programs [OS component includes its application] [col. 10, lines 23 - 25, col.12, lines 57 - 67, col. 13, lines 1 - 67].

Page 5

- 15. As to claims 14, and 26, Fletcher teaches method for automatically updating software components including data associated with the devices [unique Ids and MAC address of devices][col. 10, lines 19 25, col. 11, lines 34 36].
- 16. As to claims 16, and 28, Fletcher discloses ASU Manager running on devices that enables agents and provides level of authority that enables [provides user with ability] them to manipulate [to find out] operating system software installed [current version of software] on said devices [col. 9, lines 59 67, col. 10, lines 13 18].

Claim Rejections - 35 USC § 103

- 17. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 18. Claims 15 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fletcher et al. [hereinafter as Fletcher], US Patent 6,009,274 as applied to claims 1 14, 16 26, and 28 above, and further in view of Collins, III et al. [hereinafter as Collins], US Patent 6,138,153.
- 19. As to claims 15, and 27, Fletcher discloses a method and apparatus for automatically configuring software [ASU automatically software updating] on plurality of computing devices [end systems] to enable said devices to perform predetermined operations [col. 2, lines 44 47],

Application/Control Number: 09/699,350

Art Unit: 2116

comprising the steps of: storing a model for each type of device in a database [ASU server], said model including a description of software components installed [version level of software component installed] on a device and operating parameter values [OS components and drivers] for the software components [col. 5, lines 29 – 33, col. 7, lines 18 – 23, col. 10, lines 19 - 25];installing [implementing] an agent [ASU agent] on each device that has the ability to manipulate [determine] software components installed [current version level of software components installed in ES [col. 7, lines 9 – 12, col. 9, lines 17 – 19, col. 9, lines 45 – 55]; and transmitting messages [server requests] from said database [ASU server] to said agents [ASU agent] on said devices which contain data from said model [newer version of software] and cause said agents to manipulate operating parameters of software components [thin smart agent software recognize a poll packet from server and to determine if newer version is required of the advertised software components] on said devices in accordance with said data [current version level of all software components][col. 5, lines 6 – 67, col. 6, lines 1 – 50, col. 9, lines 17 – 19, and 45 – 55, col. 10, lines 19 - 25].

However, Fletcher teaches method and apparatus for automatically updating software components on end system over a network by transmitting messages [using packets with sequence numbering] stored in database [ASU server] with ASU protocol and acknowledgement functionality but he does not teach explicitly that message containing a command.

Collins discloses a system and method for transferring software and data from one computer to one or more computer through network with installation agent established at each target machine and software package that includes the software and installation commands for installing the software is transferred to each target machine and installed by alerting the

installation agent that software package has arrived and executing commands within the installation agent to send an install message to software package, wherein install message cause the software package to execute the installation commands [col. 1, lines 40 – 54, col. 2, lines 12 – 67, col. 5, lines 20 - 61].

It would have been obvious to one of ordinary skill in art, having the teachings of Fletcher and Collins before him at the time of invention was made, to modify the packets of messages for automatically updating software components on end system over network as disclosed by Fletcher to include installation commands with software in the packages as taught by Collins in order to obtain improved in speed, reliable, accurate and efficient method for automatically updating electronic software and distribution [col. 1, lines 29 – 37].

Examiner's note: Examiner has cited particular columns and line numbers in the references as applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the Examiner.

21. Prior Art not relied upon:

Please refer to the references listed in attached PTO-892, which, are not relied upon for claim rejection since these references are relevant to the claimed invention.

Conclusion

Application/Control Number: 09/699,350 Page 8

Art Unit: 2116

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nitin C. Patel whose telephone number is 571-272-3675. The examiner can normally be reached on 7:00am - 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynne H. Browne can be reached on 571-272-3670. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Nitin C. Patel December 1, 2004

> A. ECAMIN PRIMARY EXAMINER